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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/771,394	01/26/2001	Bradley M. Wilkinson	P-3914F1P1P2P1RI	6920	
	7590 07/06/200 et, VP & Chief IP Cou	EXAMINER			
Becton, Dickinson and Company			SONNETT, KATHLEEN C		
1 Becton Drive MC 110		ART UNIT	PAPER NUMBER		
Franklin Lakes,	NJ 07417-1880		3731		
			MAIL DATE	DELIVERY MODE	
			07/06/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		ition No.	Applicant(s)				
		,394	WILKINSON ET AL.				
		er	Art Unit				
	KATHLI	EEN SONNETT	3731				
The MAILING DATE of this comm Period for Reply	unication appears on t	the cover sheet with the	correspondence ad	ddress			
A SHORTENED STATUTORY PERIOD WHICHEVER IS LONGER, FROM THE - Extensions of time may be available under the provisi after SIX (6) MONTHS from the mailing date of this co - If NO period for reply is specified above, the maximum - Failure to reply within the set or extended period for re Any reply received by the Office later than three mont earned patent term adjustment. See 37 CFR 1.704(b)	MAILING DATE OF ons of 37 CFR 1.136(a). In no ommunication. In statutory period will apply and oply will, by statute, cause the a hs after the mailing date of this	THIS COMMUNICATIC event, however, may a reply be to sufficient spirit sold (6) MONTHS from application to become ABANDON	N. imely filed in the mailing date of this of ED (35 U.S.C. § 133).	·			
Status							
1) Responsive to communication(s)	filed on 23 June 2009						
2a)☐ This action is FINAL .	2b)⊠ This action is						
3)☐ Since this application is in condition	/ —		osecution as to th	e merits is			
• •	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-38,41-44,51-53 and 67</u>	7-77 is/are pending in	the application.					
4a) Of the above claim(s) is							
5)⊠ Claim(s) <u>1-29 and 67-77</u> is/are all							
6)⊠ Claim(s) <u>30,51 and 53</u> is/are reject							
7) Claim(s) <u>31-38,41-44 and 52</u> is/ai							
8) Claim(s) are subject to res	-	requirement.					
Application Papers		·					
9) The specification is objected to by	the Evaminer						
10)☐ The drawing(s) filed on is/a		h) Objected to by the	Evaminer				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
,—	to by the Examinor.		o / totion or form i	10 102.			
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review 3) Information Disclosure Statement(s) (PTO/SB/0 Paper No(s)/Mail Date		4) Interview Summar Paper No(s)/Mail [5) Notice of Informal 6) Other:	Date				

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DETAILED ACTION

1. The reissue oath/declaration filed on 6/23/2009 has been accepted and the rejection of claims 1-28, 41-44, 51-53, and 67-77 under 35 USC 251 has been withdrawn. Applicant's remarks filed 6/23/2009 have been entered as well. A new double patenting rejection has been presented below and this action is made nonfinal.

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 30 and (51, 53) are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 5 and (20), respectively of U.S. Patent No. 5,941,892. Although the conflicting claims are not identical, they are

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not patentably distinct from each other because claims 30 and 51 of the instant application are merely broader than claims 5 and 20 of US 5,941,892. In the case of claim 53, the addition of a surface configuration that facilitates gripping of the shield by a clinician would have been considered an obvious modification as gripping surfaces on hand-held tools are very well known in the art.

Allowable Subject Matter

- 3. Claims 1-29 and 67-77 allowed.
- 4. Claims 31-38, 41-44, and 52 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to KATHLEEN SONNETT whose telephone number is (571)272-5576. The examiner can normally be reached on 7:30-5:00, M-F, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anhtuan Nguyen can be reached on 571-272-4963. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

KCS 7/1/2009

/Anhtuan T. Nguyen/ Supervisory Patent Examiner, Art Unit 3731 7/2/09